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CLERK U S DISTRICT COURT		
DISTRICT OF ARIZONA		
BY		DEPUTY

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF ARIZONA

IN RE Mortgage Electronic Registration Systems (MERS) Litigation) MDL DOCKET NO. 09-2119-JAT

ORDER

This Order Applies to:

CV 10-699-PHX-JAT
CV 10-702-PHX-JAT
CV 10-703-PHX-JAT
CV 10-704-PHX-JAT
CV 10-705-PHX-JAT
CV 10-706-PHX-JAT
CV 10-707-PHX-JAT

This Order addresses the seven above-captioned cases¹ that were transferred by the MDL Conditional Transfer Order (CTO-3) and Simultaneous Separation and Remand of Certain Claims (Doc. 218). In the transfer order, the Judicial Panel on Multidistrict Litigation (“Panel”) stated, “All claims in these actions that are unrelated to the formation

¹ Listed below are the first plaintiff’s name and the original jurisdiction case numbers for the cases addressed herein:

First Plaintiff’s Name	Arizona Case Number	Original Jurisdiction Case Number
Labasan	CV 10-699-PHX-JAT	2:09-2315 (D. Nev.)
Mausert	CV 10-702-PHX-JAT	3:09-233 (D. Nev.)
Riehm	CV 10-703-PHX-JAT	3:10-4 (D. Nev.)
Roberts	CV 10-704-PHX-JAT	3:10-25 (D. Nev.)
Mikulaco	CV 10-705-PHX-JAT	3:10-41 (D. Nev.)
Tyler	CV 10-706-PHX-JAT	3:10-42 (D. Nev.)
Gutierrez	CV 10-707-PHX-JAT	3:10-54 (D. Nev.)

1 and/or operation of the MERS system are separated and simultaneously remanded, under 20
 2 USC 1407, to the District of Nevada.” *Id.* Mortgage Electronic Registration Systems, Inc.
 3 and MERSCORP, Inc. (collectively, “MERS” or “Moving Defendants”) and various other
 4 parties have set forth which claims, if any, in each of the various cases relate to the formation
 5 and/or operation of MERS.²

6 **I. General Interpretation of the Transfer Order**

7 In the initial transfer order, the Panel transferred to this Court all allegations within
 8 these actions that “the various participants in MERS formed a conspiracy to commit fraud
 9 and/or that security instruments are unenforceable or foreclosures are inappropriate due to
 10 MERS’s presence as a party” or that otherwise concern the “formation and operation” of
 11 MERS. (Doc. 1.) However, the Panel simultaneously remanded unrelated claims to their
 12 transferor courts, finding that “plaintiffs’ claims relating to loan origination and collection
 13 practices do not share sufficient questions of fact with claims regarding the formation and
 14 operation” of MERS and their inclusion “would needlessly entangle the litigation in
 15 unrelated, fact-intensive issues.” *Id.* This remand also applies to the tag-along actions
 16 discussed in this order.

17 Accordingly, this Court will not retain claims that, although naming MERS as a
 18 defendant, allege conduct primarily related to loan origination and collection practices, or
 19 otherwise stray from the common factual core of the MDL. Only causes of action that in
 20 essence turn on the formation or operation of MERS, no matter how framed, have been
 21 transferred to the undersigned.

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 23
 24 ² The parties have fully briefed this issue pursuant to the Court’s Order on Practices
 25 and Procedures (Doc. 238). Although the parties sought “remand” of certain claims to the
 26 transferor court, under Section 1407(a), remands to a transferor court can only be effected
 27 by the Judicial Panel on Multidistrict Litigation. 28 U.S.C. § 1407; *see also* R.P.J.P.M.L.
 28 7.6. The Court, thus, stresses that this order is solely a determination of which claims are
 pending before this Court and which claims remain in their respective transferor courts,
 pursuant to the Panel’s transfer orders.

1 Moving Defendants filed a Motion to Remand Claims. (Doc. 397.) Two responses
 2 were filed. Defendants Bank of America Corporation, Bank of America Corporation, N.A.,
 3 Bank of America, Countrywide Home Loans, Inc., Countrywide Financial Corporation,
 4 Countrywide Mortgage Ventures, LLC d/b/a MCH Mortgage, ReconTrust Company, N.A.,
 5 ReconTrust Company, First Horizon Home Loan Corporation, and Wells Fargo Bank, N.A.
 6 d/b/a America's Servicing Company (collectively, "Responding Defendants") disagree as to
 7 several types of claims in all seven cases. (Doc. 428.) Plaintiffs Rowan Riehm and Kylee
 8 Riehm disagree as to five claims in their case. (Doc. 421.) MERS replied. (Doc. 485.)

9 **II. Claims on Which the Parties Do Not Agree**

10 Within these "tag-along" actions there are several types of claims over which the
 11 parties disagree. Where the parties agree as to the proper determination of a claim, the Court
 12 adopts the parties' determination unless otherwise noted.

13 **A. Fraud in the Inducement**

14 The parties disagree about the status of claims for fraud in the inducement in *Riehm*,
 15 *Roberts*, *Mikulaco*, *Tyler*, and *Gutierrez*. Moving Defendants argue that all of these claims
 16 have been transferred to the MDL. Responding Defendants argue that these claims have
 17 been split with part of each claim transferred to the MDL and part of each claim remanded
 18 to the respective transferor court. Plaintiffs Riehm argue that their claim was remanded in
 19 its entirety.

20 Each of these claims contains the allegation that defendants "failed to disclose the
 21 material terms of the loans" and other allegations relating to the loan origination process.³
 22 But these claims also allege that defendants failed to disclose that they "had no lawful right
 23 to foreclose upon" the properties and that "[the plaintiffs'] obligations on the notes had been
 24 discharged." These allegations relate to the operation of MERS.⁴

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 27 ³ See, e.g., CV 10-704-PHX-JAT (*Roberts*), Doc. 1-1, ¶¶ 128-29.

28 ⁴ *Id.*

1 While either the MERS-related misrepresentations or the non-MERS-related
 2 misrepresentations could each be logically sufficient to establish liability, it may be that only
 3 all of the misrepresentations together were sufficient to induce the plaintiffs to enter the
 4 contract. Thus, these claims cannot be split and—as at least some of the allegations relate
 5 to the operation and formation of MERS—these claims have been transferred in their entirety
 6 to the MDL.

7 **B. Unfair Lending Practices**

8 The parties disagree about the status of claims for fraud in the inducement in *Roberts*,
 9 *Mikulaco*, *Tyler*, and *Gutierrez*. Moving Defendants argue that all of these claims have been
 10 transferred to the MDL. Responding Defendants argue that these claims have been split with
 11 part of each claim transferred to the MDL and part of each claim remanded to the respective
 12 transferor court.

13 Each of these claims contains the allegation that MERS “held itself out as an entity
 14 that would not take a beneficial interest in the transaction but would be posing as a
 15 ‘nominee,’” and that the defendants failed to inform the plaintiffs that MERS was not the
 16 proper beneficiary.⁵ These allegations relate to the operation of MERS. But the claims also
 17 allege that Defendants “utilized [lending] guidelines . . . contrary to those set forth in” the
 18 Unfair Lending Practice Act, made loans “based upon stated income with no verification of
 19 the Plaintiff’s ability to repay,” and made loans “based solely upon the equity of the borrower
 20 in the home property and without determining that Plaintiff had the ability to repay the home
 21 loan from other assets,” claims unrelated to the operation of MERS.⁶

22 Thus, it would be feasible for either a pair of non-MERS-related violations to support
 23 a racketeering claim or a pair of MERS-related violations to support a racketeering claim.
 24 Therefore, these racketeering claims should be considered by both this Court and the
 25 transferor court. Accordingly, these claims have been bifurcated.

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 27 ⁵ *Id.*, ¶ 47.

28 ⁶ *Id.*, ¶ 48.

1 **C. Conspiracy to Commit Fraud and Conversion**

2 The parties disagree about the status of claims for “conspiracy to commit fraud and
 3 conversion” in *Roberts, Mikulaco, Tyler, and Gutierrez*. Moving Defendants argue that all
 4 of these claims have been transferred to the MDL. Responding Defendants argue that these
 5 claims have been split with part of each claim transferred to the MDL and part of each claim
 6 remanded to the respective transferor court.

7 These claims allege that defendants conspired to defraud plaintiffs “by participating
 8 in [MERS]... Defendants formed an association to conspire to deprive Plaintiff of their
 9 property through fraud and misrepresentation...”⁷ This allegation relates to the formation and
 10 operation of MERS and, thus, the Court finds that this claim has been transferred.

11 **D. Fraud Through Omission**

12 The Parties disagree about the status of claims for fraud through omission in *Mausert*,
 13 *Roberts, Mickulaco, Tyler* and *Gutierrez*. Moving Defendants argue that these claims have
 14 been transferred to the MDL, while Responding Defendants argue that these claims have
 15 been split with part of each claim transferred to the MDL and part of each claim remanded
 16 to the respective transferor court.

17 Each of these claims contains the allegation that defendants failed to disclose their
 18 “predatory, unethical and unsound lending and foreclosure practices” and the “predatory...
 19 practices of other major lenders, of which Defendants were aware per the MERS system.”⁸
 20 Thus, these claims involve both MERS-related omissions and non-MERS-related omissions
 21 which could serve as the basis for a finding of fraud. However, just as with the fraud in the
 22 inducement claims above, the fraud through omission claims cannot be severed. Therefore,
 23 these claims have been transferred in their entirety to the MDL.

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 27 ⁷ *Id.*, ¶ 51.
 28 ⁸ *Id.*, ¶ 94.

1 **E. Contractual Breach of Duty of Good Faith and Fair Dealing and Tortious**
 2 **Breach of the Implied Duty of Good Faith and Fair Dealing**

3 The parties disagree on these two types of claims in *Mausert, Roberts, Mickulaco,*
 4 *Tyler* and *Gutierrez*. Moving Defendants argue that these claims have been transferred in
 5 full. Responding Defendants argue that these claims have been severed with part transferred
 6 and part remanded.

7 Plaintiffs allege that defendants' participation in MERS created a duty of good faith
 8 and fair dealing which was breached in the loan origination process.⁹ Thus, even though
 9 these claims involve loan origination, they raise questions of fact sufficiently related to
 10 operation of MERS. Thus, these claims have been transferred in their entirety to the MDL.

11 **F. Civil Conspiracy**

12 Plaintiffs assert claims for civil conspiracy in *Mausert, Roberts, Mickulaco, Tyler* and
 13 *Gutierrez*. Plaintiffs in *Labasan* assert a claim for unjust enrichment and civil conspiracy.
 14 These claims allege vaguely that defendants have "entered into a conspiracy with other
 15 members of MERS" and continue to illegally "eject Nevadans" from their homes.¹⁰
 16 Responding Defendants argue that because these alleged underlying violations include claims
 17 that have been retained and claims that have been remanded, this conspiracy claim must also
 18 have been split. Moving Defendants argue that all of the allegations are fused with the
 19 alleged MERS conspiracy and have thus been transferred to the MDL.

20 The Court finds that these claims are cumulative of all other claims in their respective
 21 complaints. Thus, it would be feasible for either a pair of non-MERS-related violations to
 22 support a conspiracy claim or a pair of MERS-related violations to support a conspiracy
 23 claim. Therefore, these civil conspiracy claims should be considered by both this Court and
 24 the transferor court. Accordingly, these claims have been bifurcated.

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 27 ⁹ *Id.*, ¶ 103.

28 ¹⁰ *Id.*, ¶ 110.

1 **G. Racketeering**

2 Plaintiffs assert claims for racketeering activity under Nevada law in *Mausert*,
 3 *Roberts, Mickulaco, Tyler* and *Gutierrez*. These claims allege vaguely that defendants have
 4 “engaged in racketeering” via the “predatory and abusive lending practices described
 5 herein.”¹¹ Responding Defendants argue that because these alleged underlying lending
 6 practices have been bifurcated, with some retained and some remanded, this racketeering
 7 claim must also have been split. Moving Defendants argue that because these claims are
 8 unclear as to which practices actually constitute the racketeering claim, they have been
 9 transferred to the MDL in its entirety.

10 The Court finds that these claims incorporate each and every other claim in their
 11 respective complaints. Thus, it would be feasible for either a pair of non-MERS-related
 12 violations to support a racketeering claim or a pair of MERS-related violations to support a
 13 racketeering claim. Therefore, these racketeering claims should be considered by both this
 14 Court and the transferor court. Accordingly, these claims have been bifurcated.

15 **H. Other Claims in *Riehm***

16 The Plaintiffs in *Riehm* argue that their claims for wrongful foreclosure, quiet title,
 17 unjust enrichment, and declaratory relief were remanded. Moving Defendants contend that
 18 the wrongful foreclosure and quiet title claims were transferred in their entirety and the
 19 unjust enrichment and declaratory relief claims were split. The Court agrees with Moving
 20 Defendants as to the characterization of all four claims.

21 **II. Claims on Which the Parties Agree**

22 The Court will adopt the recommendations of the parties on all claims where they are
 23 in agreement with one exception. The claims for unjust enrichment in *Roberts, Mikulaco,*
 24 *Tyler*, and *Gutierrez* will be bifurcated in accordance with the treatment of identical claims
 25 in other member cases.

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¹¹ *Id.*, ¶ 114.

1 Accordingly,

2 **IT IS ORDERED** that the Motion to Remand Certain Claims (Doc. 397) is granted
3 as follows:

4 With respect to *Labasan* claims 1, 2, 7 and 8 and part of claim 6 remain with the
5 undersigned as part of the MDL and part of claims 3-5 have been remanded to their
6 respective transferor courts. MERS shall file a copy of this Order with each transferor court
7 within the next two business days.

8 With respect to *Mausert* claims 1-4 and 8 and part of claims 5-7 and 9 remain
9 with the undersigned as part of the MDL and part of claims 5-7 and 9 have been remanded
10 to their respective transferor courts. MERS shall file a copy of this Order with each
11 transferor court within the next two business days.

12 With respect to *Riehm* claims 1-4, part of claim 5, and part of claim 6 (i.e.,
13 injunctive relief, declaratory relief, and quiet title) remain with the undersigned as part of the
14 MDL and claim 7, part of claim 5, and parts of claim 6 (i.e., injunctive relief, declaratory
15 relief, and reformation) have been remanded to their respective transferor courts. MERS
16 shall file a copy of this Order with each transferor court within the next two business days.

17 With respect to *Roberts, Mikulaco, Tyler, and Gutierrez* claims 2, 5-9, 13 and 14
18 and part of claims 1, 3, 4, 10, 11 and 12 remain with the undersigned as part of the MDL and
19 part of claims 1, 3, 4, 10, 11 and 12 have been remanded to their respective transferor courts.
20 MERS shall file a copy of this Order with each transferor court within the next two business
21 days.

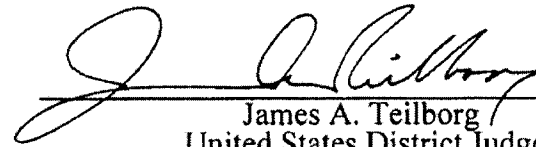
22 **IT IS FURTHER ORDERED** that the Clerk of the Court shall file a copy of this
23 Order in each member case listed on page 1.

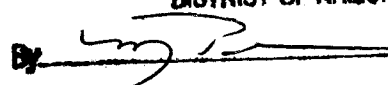
24 **IT IS FURTHER ORDERED** that with respect to any claims that are staying with
25 this Court, Plaintiffs' Lead Counsel shall file a proposed consolidated amended complaint
26 together with the various plaintiffs whose actions are currently joined to this MDL and
27 Defendants need not answer or otherwise respond until such a consolidated amended
28 complaint is deemed filed; with respect to any claims that have been remanded to the

1 transferor courts, Defendants shall answer or otherwise respond to those claims within fifteen
2 days of this Order, unless any order of the transferor court is inconsistent with this Order, in
3 which case, the order of the transferor court shall control.

4 **IT IS FURTHER ORDERED** within 12 days of this Order, MERS shall file all
5 documents related to a case bifurcated herein into the record of the transferor court in that
6 particular case. (Because this Court will not transfer the entire MDL file and docket to any
7 individual transferor court, this will insure the Judge in the transferor court has a complete
8 record for that specific case).

9 DATED this 21st day of March, 2011.

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11 
12 James A. Teilborg
13 United States District Judge
14

15 I hereby attest and certify on 3-21-11
16 that the foregoing document is a full, true and correct
17 copy of the original on file in my office and in my cus-
tody.
18 CLERK, U.S. DISTRICT COURT
19 DISTRICT OF ARIZONA
20 By  Deputy